ORDER

At Wilming	gton this	day of	20_	, the parties having satisfied
their obligations ι	under Fed. R	. Civ. P. 26(f),	and the cou	urt having conducted a pretrial
scheduling confe	rence pursua	ant to Fed. R.	Civ. P. 16 ar	nd D. Del. LR 16.2(a) and (b);
IT IS ORD	ERED that:			
1. Pre-Dis	scovery Disc	closures. The	e parties [ha	ve exchanged] [will exchange
by (date)] the info	ormation requ	uired by Fed. I	R. Civ. P. 26	(a)(1) and D. Del. LR 16.2.
2. Discov	ery.			
(a)	The issues of	of willfulness a	and damages	s shall be bifurcated for
purposes of disco	overy and tria	ıl, unless good	d cause is sh	nown otherwise.
(b)	Discovery w	ill be needed o	on the follow	ing subjects: (brief description
of subjects on wh	nich fact disco	overy will be n	eeded).	
(c)	All fact disco	very shall be	commenced	I in time to be completed by
(date).				
	(1) Maxir	num of in	terrogatories	s by each party to any other
party.				
	(2) In the	absence of a	greement ar	mong the parties, contention
interrogatories, if	filed, shall fir	st be address	ed by the pa	arty with the burden of proof no
later than the dat	e established	for the comp	letion of doc	cument production, with the
responsive answ	ers due withii	n thirty (30) da	ays thereof.	The adequacy of all such
interrogatory ans	wers shall be	judged by the	e level of det	tail each party provides; i.e., the
more detail a par	ty provides, t	he more detai	l a party sha	all receive.
	(3) Maxir	num of re	quests for a	dmission by each party to any
other party.				
	(4) Disco	very of paper	and electror	nic documents (hereafter,
"e-discovery") sha	all be comple	eted on or befo	ore (date) . I	n the absence of agreement
among the partie	s or by order	of the court:	(i) e-discove	ery shall be limited to the initial

custodians identified through the D. Del. 16.1(a) meeting; (ii) e-discovery shall be					
limited to a term of five (5) years; (iii) on or before (date), each party may request					
e-discovery of additional custodians or for additional years, for good cause shown; and					
(iv) no deposition (other than those noticed under Fed. R. Civ. P. 30(b)(6)) shall be					
scheduled prior to the completion of e-discovery.					
(5) Maximum of fact depositions by plaintiff(s) and by					
defendant(s). Each fact deposition [other than of] limited to a maximum of					
hours unless extended by agreement of parties.					
[OR]					
Maximum of hours for fact depositions.					
(d) Expert discovery shall be commenced in time to be completed by					
(date).					
(1) Expert reports on issues for which the parties have the burden					
of proof due (date). Rebuttal expert reports due (date). Supplement reports (for, e.g.,					
on secondary considerations of obviousness) due (date).					
(2) Expert depositions to be limited to a maximum of hours					
unless extended by agreement of the parties.					
(3) All Daubert motions shall be filed on or before (date).					
(e) Supplementations under Rule 26(e) due (date).					
(f) Discovery Disputes. Pursuant to 28 U.S.C. § 636, this matter is					
referred to a Magistrate Judge ¹ to regulate all proceedings and take all measures					
necessary to manage discovery, conduct hearings on discovery disputes and rule on					
same. Counsel are advised that, notwithstanding the fact that the issues of willfulness					
and damages have been bifurcated, the Magistrate Judge may require the parties to					
exchange discovery on any subject, including damages and willful infringement, in aid					
of settlement and/or discovery on the issues related to secondary considerations of					
obviousness.					
(g) Fact Witnesses to be Called at Trial. Within one (1) month following					

¹The court may also refer discovery disputes to a Special Master.

the close of expert discovery, each party shall serve on the other parties a list of each fact witness (including any expert witness who is also expected to give fact testimony), who has previously been disclosed during discovery and that it intends to call at trial. Within one (1) month of receipt of such fact witness list, each party shall serve a list of each rebuttal fact witness that it intends to call at trial. The parties shall have the right to depose any such fact witnesses who have not previously been deposed in this case. Such deposition shall be held within one (1) month after service of the list of rebuttal fact witnesses and shall be limited to twenty (20) hours per side in the aggregate unless extended by agreement of the parties or upon order of the court upon good cause shown.

- 3. **Joinder of other Parties and Amendment of Pleadings.** All motions to join other parties and amend the pleadings shall be filed on or before **(date)**.
- 4. **Settlement Conference.** Pursuant to 28 U.S.C. § 636, this matter is referred to a Magistrate Judge² for the purposes of exploring ADR.
- 5. Claim Construction Issue Identification. If the court does not find that an earlier claim construction would be helpful in resolving the case, the parties shall exchange lists of those claim terms that they believe need construction and their proposed claim construction of those terms [on an agreed upon date or thirty (30) days before the end of fact discovery]. This document will not be filed with the court. Subsequent to exchanging such lists, the parties will meet and confer to prepare a Joint Claim Construction Statement to be submitted pursuant to paragraph 8 below.
- 6. **Claim Construction.** Lawyers must identify, during the claim construction phase of the case, any claim language that will have a meaning to a person of ordinary skill in the art that differs from the ordinary meaning. Any language not so identified will be construed according to its ordinary dictionary meaning.

The parties shall agree upon and file the Joint Claim Construction Statement on (date), with the claim chart separately docketed. Plaintiff shall serve and file its opening brief on claim construction on or before (date). Defendant shall serve and file its

²The court may also refer ADR to a Special Master.

answering claim construction brief on or before (date). Plaintiff shall serve and file its reply brief on or before (date). Defendant shall serve and file its surreply brief on or before (date).

- 7. Summary Judgment Motions (only in cases where a jury demand has been made)
- (a) All summary judgment motions shall be served and filed on or before (date 1). No summary judgment motion may be filed more than ten (10) days from the above date without leave of the court.
- (b) Opening briefs on infringement and invalidity shall be served and filed on or before (date 1).
- (c) Opening briefs or combined opening-answering briefs on noninfringement and validity shall be served and filed on or before (date 2, add 14 days as per LR 7.1.2).
- (d) Where cross-motions are not presented, answering and reply briefs shall be due as calculated from the filing of any opening brief as per LR 7.1.2.
- (e) Where cross-motions are presented, a surreply brief will be permitted, to be filed 7 days from the filing of the reply brief.
- (f) The hearing on the claim construction and motion(s) for summary judgment will be heard on (date) at (time).
- 8. **Applications by Motion.** Any application to the court shall be by written motion filed with the clerk. **The court will not consider applications and requests submitted by letter or in a form other than a motion**, absent express approval by the court.
- (a) Any non-dispositive motion should contain the statement required by D. Del. LR 7.1.1.
 - (b) No telephone calls shall be made to chambers.
- (c) Any party with an **emergency** matter requiring the assistance of the court shall e-mail chambers utilizing the "Email Request for Emergency Relief" and "Opposing Counsel's Response" forms posted on Judge Robinson's website and email the completed forms to slr_civil@ded.uscourts.gov. The email shall provide a short

statement describing the emergency. NO ATTACHMENTS shall be submitted in connection with said emails.

- 9. **Motions in Limine. No** motions in limine shall be filed; instead the parties shall be prepared to address their evidentiary issues at the pretrial conference and during trial (before and after the trial day).
- 10. **Pretrial Conference.** A pretrial conference will be held on **(date)** at **(time)** in courtroom 4B, fourth floor Federal Building, 844 King Street, Wilmington, Delaware. The Federal Rules of Civil Procedure and D. Del. LR 16.4 shall govern the pretrial conference.
- 11. **Trial.** This matter is scheduled for a [day/week] [bench/jury trial] commencing on **(date)** in courtroom 4B, fourth floor Federal Building, 844 King Street, Wilmington, Delaware. For purposes of completing pretrial preparations, the parties should plan on being allocated a total number of hours in which to present their respective cases.